

CORRES. CONTROL
OUTGOING LTR NO.

EG&G ROCKY FLATS

DOE ORDER# 4700.1

24 RF-10537

EG&G ROCKY FLATS, INC.
ROCKY FLATS PLANT, P.O. BOX 464, GOLDEN, COLORADO 80402 0464 • (303) 966 7000

| DIST. | THRU |
|------------------|------|
| AMARAL, M.E. | |
| BURLINGAME, A.H. | |
| BUSBY, W.S. | |
| BRANCH, D.B. | |
| CARNIVAL, G.J. | |
| JAVID, J.G. | |
| FERRERA, D.W. | |
| FRAY, R.E. | |
| GEIS, J.A. | |
| GLOVER, W.S. | |
| GOLAN, P.M. | |
| HANNI, B.J. | |
| HARMAN, L.K. | |
| HEALY, T.J. | |
| HEDAH, T. | X X |
| HILBIG, J.G. | |
| HUTCHINS, N.M. | |
| JACKSON, D.T. | |
| KELL, R.E. | |
| KUESTER, A.W. | |
| MARX, G.E. | |
| MCDONALD, M.M. | |
| MCKENNA, F.G. | |
| MONTROSE, J.K. | |
| MORGAN, R.V. | |
| POTTER, G.L. | |
| PIZZUTO, V.M. | |
| RISING, T.L. | |
| SANDLIN, N.B. | |
| SCHWARTZ, J.K. | |
| SETLOCK, G.H. | |
| STEWART, D.L. | |
| STIGER, S.G. | |
| TOBIN, P.M. | |
| VOORHEIS, G.M. | |
| WILSON, J.M. | |
| Gucci, J. | X |
| Reprints, J. | X |
| Forster, D. | X |
| Mellon, J. | X |
| Fitz | X |
| CORRES. CONTROL | X X |
| ADMN RECORD/080 | X X |
| TRAFFIC | |
| PATS/T130G | |

October 13, 1994

94-RF-10537

F. R. Lockhart
Director
Environmental Restoration Major Systems Acquisition
DOE, RFFO

904 PAD COMPLIANCE PLAN - SRK-211-94

Ref: ER:FRL:09676, ltr. dated September 13, 1994

This correspondence responds to the referenced letter in which you granted permission to order the containers to execute the 904 Pad Compliance Plan. You expressed concern that the delay in completing the clean-out of the 207 C Pond would be tying up personnel planned to be used in the repack/restack effort. Your concern was justified as there is a "crunch" on available personnel, not just because of the delay in completing the 207 C cleanout, but in addition, the plant restructuring. As you know, the "bumping" of hourly personnel has caused perturbation in the Waste Solidification personnel available for work. This was recognized and action is being taken to provide a labor base sufficient for the tasks at hand. The Waste Disposal and Storage Operations Manager has taken aggressive action to hold those Waste Solidification personnel scheduled for lay-off, transfer into Waste Solidification Hazardous Waste Technicians, and to obtain additional personnel from the Utilities group. Not all of these new personnel have the prerequisite training but Plant Training has been supportive in scheduling additional classes to bring these new people up to grade in the training area. The availability of personnel to perform the planned tasks is expected to be sufficient but will require constant attention and management focus. I am confident that the 904 Pad restack/repack effort will complete before the committed date of July 31, 1995.

S.R. Keith

S. R. Keith
Program Manager
Solar Pond Projects

CLASSIFICATION:

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|--------------|--|
| UCNI | |
| UNCLASSIFIED | |
| CONFIDENTIAL | |
| SECRET | |

Attachment
As Stated

SRK:clh

AUTHORIZED CLASSIFIER
SIGNATURE

Orig. and 1 cc - F. R. Lockhart

DATE

S. Howard - DOE, RFFO
M.A. Witherill - DOE, RFFO

IN REPLY TO RFP CC NO:

ACTION ITEM STATUS
[] PARTIAL/OPEN
[] CLOSED
LTR APPROVALS:

ORIG & TYPIST INITIALS
[Handwritten initials]

ADMIN RECORD
IA-A-000375

CORRES. CONTROL
INCOMING LTR NO.

03521 RF 94

States Government

Department of Energy

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DA 10-13-94

memorandum

SEP 11 3 00 PM '94

Rocky Flats Field Office

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SEP 13 1994

EG&G
ROCKY FLATS PLANT
CORRESPONDENCE CONTROL


ER:FRL:09676

Approval to Order Containers for 750/904 Pad Compliance Plan

Steve R. Keith
Program Director, Solar Pond Project
EG&G Rocky Flats, Inc.

The Rocky Flats Field Office (RFFO) Solar Ponds Program approves the request to procure the containers to execute the Pads Compliance Plan. Every effort should be made to ensure the containers are delivered in as expeditious a manner as possible to ensure that we can complete the compliance activities on the pads as soon as possible. Investigations should be conducted to ascertain if there are any facilities on plant site that would allow for the stockpiling of these containers to prevent any delays in the repacking activities; Building 440 comes to mind as a candidate facility.

The RFFO Solar Ponds would like a copy of the schedule for these repacking activities. The RFFO is concerned that this critical activity to ensure compliance on the pads will continue to be delayed. In light of the delays being encountered with C-Pond cleanout, which are tying up the personnel designated to perform this repack job, RFFO Solar Ponds also desires an explanation of the compensatory measures that will be taken by EG&G to ensure this repack action can proceed as soon as possible.



Frazer R. Lockhart
Director, Environmental Restoration
Major System Acquisition

cc:
M. Witherill, SAIC
S. Howard, SAIC
D. Ferrier, EG&G

| | | |
|------------------|---|---|
| CORRES. CONTROL | X | X |
| ADMIN RECORD/080 | | |
| PAT/STJSDG | | |

Reviewed for Addressee
Corres. Control RFP

9-14-94
DATE BY

Re: 8

DOE ORDER # 5400.1

DOE FORM 10, 1-87